IN THE UNITED STATES BANKRUPCTY COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

In re:	§	
	§	Case No. 22-31641-mv-7
GOODMAN NETWORKS, INC.	§	
,	8	(Chapter 7)
Debtor.	8	
	8	
SCOTT M. SIEDEL, TRUSTEE; GNET	8	
	8	
ATC, LLC; MULTIBAND FIELD	§	
SERVICES, INC.	§	ADVERSARY PROCEEDING
	§	NO: 23-03036-mvl
Plaintiff(s),	8	
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V.	8	
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	8	
JAMES FRINZI; FRINZI FAMILY TRUST,	§	
MULTIBAND GLOBAL RESOURCES,	§	
LLC,	§	
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Defendant(s).	8	
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UNOPPOSED MOTION TO EXPEDITE HEARING ON MOTION TO WITHDRAW AS COUNSEL OF RECORD

Wick Phillips Gould & Martin, LLP ("WPGM") respectfully states as follows in support of this request (the "Motion to Expedite") for an expedited hearing:

- 1. Concurrently herewith, WPGM filed its Unopposed Motion to Withdraw as Counsel of Record for Defendants James Frinzi, Frinzi Family Trust, and Multiband Global Resources, LLC [ECF No. 67] (the "Motion to Withdraw").
- 2. WPGM respectfully requests that the Court consider the Motion to Withdraw as soon as the Court's schedule permits.
- 3. WPGM estimates that a hearing on the Motion to Withdraw will last approximately 15 minutes or less, absent objection.

- 4. Undersigned counsel certifies that there is a true necessity for an expedited hearing and that WPGM did not create the need for an emergency hearing by a lack of diligence.
- 5. If the Motion to Expedite is granted, WPGM will promptly file a notice of hearing, which will be served via-email where possible.

WHEREFORE, WPGM respectfully requests that the Court enter an order substantially in the form attached hereto as **Exhibit A**, granting the relief herein and such other relief as the Court deems appropriate under the circumstances.

Dated: April 23, 2024 Respectfully submitted,

/s/ Jason M. Rudd

Jason M. Rudd, Tex. Bar No. 24028786 Paul T. Elkins, Tex. Bar No. 24092383 WICK PHILLIPS GOULD & MARTIN, LLP 3131 McKinney Avenue, Suite 500 Dallas, TX 75204

Phone: (214) 692-6200 Fax: (214) 692-6255

Email: jason.rudd@wickphillips.com paul.elkins@wickphillips.com

COUNSEL FOR DEFENDANTS JAMES FRINZI, FRINZI FAMILY TRUST, AND MULTIBAND GLOBAL RESOURCES, LLC

CERTIFICATE OF CONFERENCE

The undersigned hereby certifies that on April 19, 2024, I conferred by phone with Davor Rukavina, Counsel for Scott Seidel, Chapter 7 Trustee and Plaintiff. The Trustee does not oppose this Motion.

/s/ Jason M. Rudd

Jason M. Rudd

CERTIFICATE OF SERVICE

I hereby certify that on April 23, 2024, I electronically filed the foregoing with the clerk of the court using the CM/ECF system and have served a copy of the same to the following parties or their counsel via the method(s) indicated below:

Davor Rukavina		Hand Delivery
Thomas D. Berghman		Regular Mail
MUNSCH HARDT KOPF & HARR, P.C.		Facsimile
3800 Ross Tower		E-mail
500 N. Akard Street	X	CM/ECF
Dallas, TX 75201		
Counsel for the Scott Seidel, Chapter 7 Trustee		
James Frinzi, Individually,		Hand Delivery
Trustee of the Frinzi Family Trust, and as	X	Regular Mail
Manager of Multiband Global Resources, LLC		Facsimile
3736 Bee Cave Road, Suite 1164	X	E-mail
Austin, Texas 78746		CM/ECF
James@frinzi.net		
/s/ Jason	M. Rudd	
Jason M.		

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EXHIBIT A
Proposed Order

IN THE UNITED STATES BANKRUPCTY COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

In re:	§	
	§	Case No. 22-31641-mv-7
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MULTIBAND GLOBAL RESOURCES,	§	
LLC,	8	
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Defendant(s).	§	

ORDER GRANTING UNOPPOSED MOTION TO EXPEDITE HEARING

CAME ON FOR CONSIDERATION the request (the "Motion to Expedite") for an expedited hearing on the Unopposed Motion to Withdraw as Counsel (the "Motion to Withdraw"), filed by Wick Phillips Gould & Martin, LLP. The Court finds that the Motion to Expedite should be granted as set forth below.

It is therefore ORDERED that the Motion to Withdraw is scheduled for expedited hearing on the date and time listed above.

END OF ORDER

PREPARED AND SUBMITTED BY:

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